of medicine, nostrums and appliances for the treatment of disease, injury or de-formity, and to provide for the licensing of vendors of the same.

Bills Killed by the Senate.

S. B. No. 124, by Stookey—An act to provide a permanent fund for the general maintenance of the University of Utah, including the branch normal school and the Agricultural College of Utah. S. J. R. No. 1, by Kuchler—A resolution proposing an amendment to section 7 of article 13 of the Constitution of the State of Utah, relating to the rate of taxation.

S. B. No. 178, by Badger—An act pro-hibiting the giving of any free ticket, free pass or free transportation for passengers or property within the state of Utah ex-

# IN THE LEGISLATURE OF UTAH appropriations for constructing and improving roads in Washington county. 5. B. No. 55, by Burton—An act amending section 257-X, Compiled Laws of I tab, 1907, relating to the disposition of money derived from the investment of land grant funds. H. B. No. 208, by Hodges—An act authorizing the division of the sheep inspection fund, for the extermination of wild animals. H. B. No. 159, by McCracken—An act to amend section 323 of the Compiled Laws of I tab, 1907, relating to the winding up of the affairs of corporations whose franchises have expired. S. B. No. 205, by Bullen—Amending laws relating to the appointment of the board of trustees of the Agricultural college, and fixing their terms of office. S. B. No. 208, by the sifting committee—A substitute for S. B. No. 141, an act providing for the exchange of water for irrigation and culinary purposes. H. B. No. 18, by Archibald—An act for the better protection of employee and for preventing superintendents, foremen, assistants, bosses or any other person from receiving or soliciting any sum of money or other valuable consideration, for, or on account of employing, or contributing to employ any person, or promising or agreeing so to do, and providing penaltics for the violation of this act. S. B. No. 30, by Williams—An act creating a state dairy and food bureau, defining its duties and powers, and making an appropriation for the purpose of carrying out the provisions of this act. S. B. No. 135, by Williams—An act crequiring poultry, game, fish, butter and eggs, which have been in cold storage more than three months to be labeled "cold storage." S. B. No. 42, by Stookey—An act providing for a state veterinarian, the manner of his appointment, prescribing his duties, and providing for the control and supervision of dangerous and contagious and infectious diseases of domestic animals. S. B. No. 128, by Benner X. Smith—An act to regulate the itinerant vending

# BILL IS KILLED

ares Railroads Should Be Shut Out of Utah.

S THE LAST MOVE OF SALT LAKE SENATOR

Are Declined With Thanks.

low that killed several fond serning future lucrative posibill No. 82, otherwise known public utilities bill. The last were accomplished without of an exciting nature taking nd the only notable happening ion with the matter was the ading for the life of the meas-Senator Carl A. Badger, its

the course of his supporting before the vote had been called evidently became apparent to raham Lincoln student that his s going on the racks, because questions which from time to terrupted the flow of his ele-indicated skepticism on the indicated skepticism on the the questioners; and so it hapthat before the close of the 
Senator Badger gave notice 
the event of the defeat of the 
he would do what he could to 
the life under an amendment ack to life under an amendment could practically do away with provisious excepting the bare of a commission, whose duty be to gather information dur-intervening two years between another legislature. Senate Stood Pat.

when the signs of black war unmistakable, he extended the ranch in the form of offers to y with first one and then an buoxious section, but it was of it. The senate had decided that d not place the three fat jobs ed in the bill within the reach governor this session, and, see-other reason for the bill, it was d as dead before the senator need speaking in its behalf, and its only served to seal its doom greater certainty. No opposing was made against the passage bill—evidently it was so certain position was not deemed neces-

ting Clause Wiped Out.

Kuchler merely rose and o strike out the enacting clause bill, and was seconded by Sen-laniski, and then the vote which d the hopes of three prominent en, patriotic to the extent of illing and anxious to serve the so much per serve, told the fate

ull. urse no one knows, unless it overnor, who the three gentle-who were scheduled for the lon, and it is even said by the broad of the long are supposed to be close to the that only two of these had ided upon, and the same gossip tone of these is Ed Loose and the Steve Love. However that Love. However that the bill, whose chief merit was rision of some fat jobs, is dead, aving taken up almost endless its consideration and framing.

Some Are Disappointed. asure has also been responsi a indirect way for considerable, as it was the theme up for on at the Commercial club upon 

naled as a Cure for Croup.

des being an excellent remedy and throat troubles, Chamberigh Remedy is unequaled as a croup," says Harry Wilson netown, Ind. When given as the croupy cough appears, this will prevent the attack. It is

For sale by all draggists.

### weet's Bitter weets

They're just right for every occasion. 40 and 80 cents, at all

> They're differen

drug stores.

### BILL TO EXTEND TERMS OF OFFICE

Vote of Twenty-Three to Fifteen.

CLERKS AND SHERIFFS ONLY OFFICERS INCLUDED

Weber County Urges the Legislation.

A bill to perpetuate the royal families and their satellites in office should all in the senate Friday after have been the title of house bill No. en a vote of 12 to 5 killed 190, which passed the house on Friday. It was introduced by Mr. McCracker of Weber county, who, by the way, stood up in the house of representatives of Utah on Friday and made an open admission that the chief politician of the city in which he lived was a woman of ill repute. His admission was an awful one, and the women who were present in the lobby fled.

present in the lobby fled.

That a great state of the union, in the popular body of that state, the house of representatives, should have a representative of the people, the reputable people who are the masses, stand up and frankly admit that a notorious woman was the chief factor in the political affairs of his community was an admission that caused the blush of shame to crimson the faces of most of the members of the house.

The bill in question changed the tenure of office of the clerk and sheriff

The bill in question changed the ten-ure of office of the clerk and sheriff so as to give two years more of office than that to which the people elected them. Possibly people of Ogden and Weber county, are willing to have a notorious woman select officers for thems, as Mr. McCracken admitted.

Provisions of Bill.

Provisions of Bill.

This bill provides that the clerk and sheriff, elected in November last year by the people of Weber county for two years, shall by legislation have their terms extended two years.

Of course, the bill applies to all countries in Utah, but in view that a Weber county man championed the measure, the natural presumption is that Weber county politicians desired the measure pushed through. Precipitating the debate over the bill, Mr. Morris moved to strike out the enacting clause. He was opposed to the measure because it legislated men into office who had not been elected to the positions except for a period of two years; namely, the clerk and sheriff.

Mr. Cannon was anxious to have the office of assessor included in the bill, but the house declined.

Mr. Henrie, who was opposed to the bill, asked the house how it would strike the Salt Lake delegation if a

bill, asked the house how it would strike the Salt Lake delegation if a measure had been introduced to add two years more to the terms of the present Salt Lake City officials. He said this would be exactly a similar case to that

which was now before the house.

Several other addresses were made and then the measure was placed upon its passage. The roll call showed 23 ayes, 15 navs, 7 absent and not voting, and the bill was passed. Those voting in the affirmative were as follows: in the affirmative were as follows:

Those voting

Mr. Speaker.

Those absent and not voting were: Itandall. Funk.

Bill in Brief.

In brief the bill provides that the

In brief the bill provides that the elective county and precinct officers, except as otherwise provided for in this title, and except justices of the peace and constables in cities having a population of more than 15,000 and less than 40,000 inhabitants, shall be elected at a general election to be held in November, 1898, and every two years thereafter, except that the sheriff and county clerk shall be elected every four years thereafter, unless otherwise provided, and shall take office at 12 o'clock meridian on the first Monday in January next following the date of their election. Commissioners shall be elected as provided by law. All officers elected under the provisions of this title shall hold office until their successors are elected or appointed and qualified; provided, that the terms of the sheriff and county clerk now in office shall continue until four years after their election in November, 1908, and until their successors shall be elected or appointed and qualified.

WILL MEET THREE TIMES

WILL MEET THREE TIMES EVERY TWENTY FOUR HOURS

While the house is sojourning there are a number of members who believe in three sessions every twenty-four hours, hence 9:30 a.m., 2:30 p. m. and 7:30 p. m. are the hours at which the solons shall gather in the hall of the house. This was done at the suggestion of Mr. Henrie, not however, until Messrs. Baker, Porter, England and William McMillan had made brief speeches in opposition. The house, however, decided as stated.

THEATER SPECIAL VIA SALT LAKE & OGDEN RY.

Leaves Salt Lake 11 p. m. Saturday. ASK OUR AGENT.

Cozy Majestic Theater.

The house of novelty and comfort.

## IS BELLE LONDON RULER OF OGDEN?

Killse Measure Which House Passes Measure by a This Is Pertinent Question Asked in Lower House of Legislature.

> AFFIRMATIVE ANSWER IS GIVEN BY McCRACKEN

Branches Offered, but All Representative McCracken of He Says Notorious Woman Is Politician of Junction City.

> "Is not Belle London the real politician of Ogden, and does she not rule the political affairs of the city of

Ogden?'

This was the question which was propounded to Representative McCracken by Representative Holman, when the gentleman from Ogden was advocating the passage of house bill No. 81, by Russell, relating to owning or renting buildings, keeping, residing in or resorting to houses of ill fame.

To this query Mr. McCracken answered that Belle London was the politician of Ogden, thus giving official utterance to the fact that the most notorious woman in Utah, or in the intermountain country, ruled the political roost in the city in which she lived.

This brought Mr. Morris to his feet, and he said to the Weber county man: "In view of Belle London's influence in Ogden and Weber county, is that the reason that you, Mr. McCracken, are here?"

The Weber county statesman was flustrated by the query for an instant,

flustrated by the query for an instant, an unusual thing for a great constitu-tional lawyer to do, then he exclaimed that she was not responsible for his

Debate Precipitated.

This precipitated a debate over the way Belle London managed the social evil in this section, and the red light district had an airing. Mr. Helman declared that he was always of the opinion that Belle London's influence in the localities where she lived was due to corrupt polities. Bingham, he said, does regulate the evil, and the passage of this bill would mean no control. The bill was he said, indeed opposition to the views of those who had made a study for years of how to handle this problem. He declared that the manner in which the evil was handled in Bingham was the only way, that of regulation.

dled in Bingham was the only way, that of regulation.

Mr. Pope also opposed the bill, and gave reasons why. Conditions as they existed in Salt Lake today, in so far as the cvil was concerned, were worse than ever before in the history of the city. Women of ill repute were scattered all over the city, and their influence for bad was a thousand-fold worse than if they were corraled in some one place where the authorities could have supervision over them. Mr. Pope made an impassioned address. He knew, he said, that he was on the unpopular side of the question, but he was sincere, and he earnestly hoped that the bill would not pass.

Wootton Opposes Bill

Messra Henrie and Wootton also op-posed the bill. They, like Messra, Hol-man and Pope, were of opinion that the officers in cities and towns could control this evil much better than could the legislature.

Messrs. Thompson, Ashton, Eardley and McCracken advocated the passage of the bill, as did Mr. Cannon. Mr. McCracken, who admitted that the notorious weman was the political boss of Ogden, said she should be in the state prison. He believed this bill would entable the officers of the law to place her there. He, however, did not explain why the Weber county officials or the city officials of Ogden did not enforce the law as it now exists, which, severethe law as it now exists, which, severely enforced, would drive her out of the community. A roll call was finally had and the bill was passed by a vote of 25 aves; 13 nays; 7 absent and not

#### Legislative Calendar

Bills Passed by the House. H. B. No. 179, by Bower-To amend ection 2856-X, Compiled Laws of Utah, 907, relating to the statute of limita-

section 2856-X. Compiled Laws of Utah, 1907. relating to the statute of limitations.

H. B. No. 230, by Nielson—To prevent certain abuses connected with the drilling, operation and abandonment of wells on lands producing or containing petroleum or natural gas.

H. B. No. 233, by judiciary committee—In relation to fees of the clerk of the municipal court.

H. B. No. 199, by McCracken—Relating to the term of office and bond of the shoriff and the county clerk.

H. B. No. 199, by McCracken—Relating to the term of office and bond of the shoriff and the county clerk.

H. B. No. 18, by Russell—Amending section 4251, Compiled Laws of Utah, 1997, relating to ewning or renting buildings, keeping, residing in or resorting to houses of ill fame.

H. B. No. 124, by Baker—Amending and re-enacting section 2920, Compiled Laws of Utah, 1907, regarding the readjustment of actions.

H. B. No. — substitute for H. B. No. 9, by the judiciary committee—Amending sections 13 and 14. Compiled Laws of Utah, 1907, relating to the defining, impounding and disposal of estrays.

S. B. No. 85, by Radger—For an act amending section 1211. Compiled Laws of Utah, relating to proceedings for divorce.

S. J. E. No. 2, by Miller—Amending

of Utah, relating to proceedings for divorce.

S. J. R. No. 2. by Miller—Amending section 7. article XII. Constitution of Utah, relating to the rate of taxation.

H. R. No. 63. by McCracken—Authorizing the University of Utah to erect a central building at a cost not exceeding \$250.000 and appropriating the necessary money for that purpose, and authorizing the partial conversion of the University of Utah permanent land fund into cash, loan thereof and method of repaying the same.

Bills Killed by the House.

Bills Killed by the House.

H. B. No. 196, by Clegg—By request, appropriating \$600 to pay the firm of Ware and Treganza, architects, for drawing plans and making detailed estimates and specifications for a state armory. (Enacting clause stricken out.)

H. B. No. 145, by Clegg—Amending Compiled Laws of Utah, relating to the protection of motormen and street car drivers from cold and inclement weather and requiring certain candle power headilights to be placed upon street cars. (Enacting clause stricken out.)

Bills Passed by the Senate.

S. B. No. 127, by Benner X. Smith-An act creating the office of under sheriff. S. B. No. 17, by Miller An act making

ON RAILROAD PASSES

Bill Against the Proposition to Have Passes Not Issued Is Buried.

MANY SENATORS MAKE CONFESSIONS ON MATTER

However, They Will Continue to Ride, and the Conductor Will Take Number.

Among the senate bills put under the daisies Friday by that body was one known as No. 178, by Senator Badger, whose aim and object was frankly stated to be the doing away with the privilege, long cherished by railroad companies, of showing their appreciation of the merits of state legislators and others by providing them with passes within the state.

In speaking for the bill, Senator Badger said he had always traveled on passes, when he could get them, but there was something about it which didn't contribute to that peaceful bliss of a clear conscience only attainable by the practice of paying real money for railroad transportation, and since he had been unable to get passes he had felt so much better that he hoped the other senators would feel as he did about the matter and place it beyond

the other senators would feel as he did about the matter and place it beyond the power of the railroad companies to force passes upon them, to the detri-ment of their spiritual welfare. There were others present, however, who have traveled on passes so long that they have become hardened to the practice, and object to giving it up. Among these was Senator Hulaniski, who said he had traveled on passes all pass of free transportation for passengers or property within the state of Utah except to certain enumerated persons.

S. J. R. No. 5. by Horsiey—A resolution proposing an amendment to section 1, article 10, of the Constitution of Utah, relating to education.

H. B. No. 195. by Punk—An act to amend section 1801. Compiled Laws of Utah, 1907, relating to creating school districts, dividing and consolidating school districts, dividing and consolidating school districts, and adjusting property rights and burdens of the several districts affected thereby.

S. B. No. 82. by Budger—An act to establish the public service commission and prescribing its powers and duties, and to provide for the regulation and control of railroads and other public service corporations, and making an appropriation therefor, and repealing sections 454, 455 and 456 of the Compiled Laws of Utah, 1997. who said he had traveled on passes all his life, because in times past, when he was not soldiering or practicing law, he had been building railroads, and rail-road officials all over the country had got into the terrible habit of sending and prescribing its powers and duties, and to provide for the regulation and control of railroads and other public service corporations, and making an appropriation therefor, and repealing sections 454, 455 and 456 of the Compiled Laws of Utah, 1997.

Killed by House Sifting Committee.
S. B. No. 165, by Badger-Prohibiting trespass on the rights of way of railroads.

SYNONYMOUS.

Good printing and Century printing. 55-57 Postoffice place.

chance of doing it voluntarially, and there should be a bill passed com-pelling them to do it. While there were many expressions

Honor for Wyoming.

WASHINGTON, March 12,-The Wyoming and the Arkansas are the of willingness to vote for a measure of this kind, the vote sustaining the present bill was kindly, but firmly, with-held, and the measure died, leaving the conscience of the senate to shift for itself.

names selected for the two monster 26,000 ton battleships recently authorized by congress. The only states for which battleships or armored cruisers have not been named are Ne vada and Oklahoma.



#### INDEPENDENT GROCERY

17 Pounds Sugar \$1.00

Hest Smoked Hams, pound     15c       Smoked Bacon, pound     19e       Smoked Bacon, pound     19e       Special School     70c       10-pound can Pure Lard     \$1,35       Good Peas, can     5c       6 cans Corn     5c       4 cans Baked Beans     25c       2 tall cans Salmon     25c       Tall cans Mackerel     10c       2 35c cans Roast Ribs of Beef     35c       2 25c Veal Loaf     25c       2 36c cans Boned Chicken     35c       2 55c cans Boned Chicken     35c	25   25   25   25   25   25   25   25
10c cans Deviled Ham 5c	9 pounds Washing Soda25c

#### 74 West First South

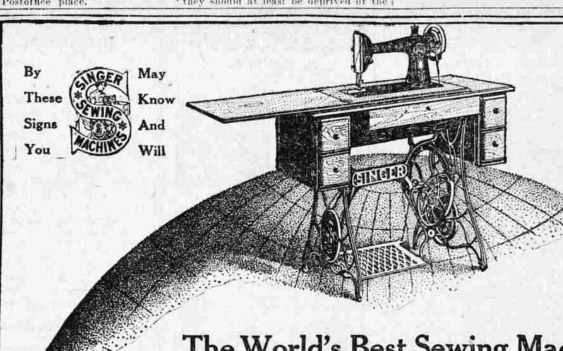
Find

Stores

All

Over

World



The World's Best Sewing Machine

Is Surely the Kind You Want

Isn't it worth something to be sure the sewing machine you buy now will last you a lifetime—always ready for service every day of every year? And isn't it worth something to know that you have the machine that is recognized all over the civilized world as the most reliable of all sewing machines? Then, of course, you must get a

SINGER SEWING MACHINE

After you get a Singer Sewing Machine in your home, you'll realize what a valuable servant it is. Then you'll be able to sympathize with misguided friends who have been induced to buy some comparatively unknown machine, only to find," when something went wrong, that they were unable to have it repaired, because no nearby store sold the parts to make repairs. Singer stores are everywhere and Singer experts are always near, ready to give you advice, instruction, supply lost parts or make repairs. Singer Sewing Machines are sold, for your protection, only in Singer stores or by Singer salesmen-never by dealers or under any other name.

> SINGER SEWING MACHINE CO. 43 So. Main Street.

Lightest Running

Longest Lasting